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DEED IN TRUST

THIS INDENTURE WITNESSETH, That the Grantor PAUL A. DAVIS. Divorced and no since remarried communication of the first process of

and the prince of the transfer of

Districtly the grand and deposit of the second of the control of t

COOK COUNTY RECORDER

of the County of a Cook; we have and on the second of the county of a cook; State of ILL for and in consider the ation of TEN (10) DOLLARS and others good and valuable considerations in hand paid Conveys and, quit claims and the BANK OF PUMEWOOD, a corporation of Illinois, where address is

2034 Ridge Road hor arood, 9549()285 Illinois,60430, as Trustee under the provisions of a trust agreement dute.

Address: 2104 Vardon, Flossmoor, IL 60422

P.I.N.: 32-06-314-077-0000

TO HAVE AND TO HOLD the said premises with the appurtenances upon the trusts and for the uses and purposes herein and in said trust agreements set forth.

SEE REVERSE SIDE FOR ADDITIONAL TERMS AND CONDITIONS:

And the said grantor hereby expressly waives and AND HE MANDE TO THE TO THE

RECODING Harm 25.00 POSTAGES N 95490285;# SUBTOTAL 25.50

CHECK 25.50 Killian from the Employed

07/21/95 DO09 MCH 11:03

the 9th day of May 1525 known as Trust Number 95054 the following described real estate in the

County of Cook and State or impus, to wit.

Lot 7 - Block 14 in Flossmoor Park Abdition, being a subdivision of the Northeast % of Southwest % of Section 6. Township 35 North, Range 14. Fast

Northeast % of Southwest in cook County, Illinois.

any and o'n ghts or benefits under and by virtue of any and all statutes of the State of Illinois, providing for the exemption of homesteads, from sale on execution or otherwise.

IN WITNESS WHEREOF the granter aforesaid have hand and seal this 77 that hereunto set bis

en about the content and about the new special from the place This Instrument prepared by KRUPA & BRAUN. Chartered 19630 Governors Hwy. R.O. Box 2620 p.hip at

of:

State of Illinois Sc. County of Cookies with the second de de Coulde de La Contracta d certify that PAUL A. DAVIS

or countries on the superspenting theory, but there is a Notary Public in and for said County, in the state aforesaid, db hereby

Flossmoor, IL 60422

personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that signed, sealed and delivered the said instrument as his free and voluntary act, for the the shift half the release and 'OEFICIAL SEAL' waiver of the right of homestead.

Given under my hand and notarial scal this [776] day of

Maker A. Muto Motary Public State of Illinois 3 1993
My Sommission Expres 7/1899

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DEED IN TRUST

Additional Terms and Conditions

Full power and authority is hereby granted to said trustee to improve, manage, protect and subdivide said premises or any part thereof, to dedicate parks, streets, highways or alleysland to vacate any subdivision or part thereof, and to resubdivide said property as often as desired, to contract to sell, to grant options to purchase, to sell on any terms, to convey either with or without consideration, to convey said premises or any part thereof to a successor or successors in trust and to grant to such successor or successors in trust all of the title, estate, powers and authorities vested in said trustee, to donate, to dedicate, to nortgage, pledge or otherwise encumber said property, or any part thereof, to lease said property, or any part thereof, from time to time, in possession or reversion, by leases to commence in praesenti or futuro, and upon any terms and for any period or periods of time, not exceeding in the case of any single demise the term of 1! 8 years, and to renew or extend leases upon any terms and for any period or periods of time and to amend, thenge or modify leases and the terms and provisions thereof at any time or times hereafter, to contract to make leases and to grant options to lease and options to renew leases and options to purchase the whole or any part of the reversion and to contract respecting the manner of fixing the amount of present or future rentals, to partition or to exchange said property, or any part thereof, for other real or personal property, to grant easements or charges of any kind, to release, convey or assign any right, title or interest in or about or easement appurtenant to said premises or any part thereof, and to deal with said property and every part thereof in all other ways and for such other considerations as it would be lawful for any person owning the same to deal with the same, whether similar to or different from the ways above specified, at any time or times hereafter.

In no case shall any party dealing with said trustee in relation to said premises, onto whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see to the application of any purchase

money, rent or money borrowed or advanced on said premises, or be obliged to see that the terms of this trust have been complied with, or be obliged to inquire into the necessity or expendiency of any act of said trustee, or be obliged or privileged to inquire into any of the terms of said trust agreement; and every deed, trust deed, mortgage, lease or other instrument executed by said trustee in relation to said real estate shall be conclusive evidence in favor of every person relying upon or claiming under any such conveyance, lease or other instrument, (a) that at the time of the delivery thereof the trust created by this indenture and by said trust agreement was in full force and effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limitations contained in this indenture and in said trust agreement or in some amendment thereof and hinding upon all beneficiaries thereunder, (c) that said trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument and (d) if the conveyance is made to a successor or successors in trust, that such successor or successors in trust have been properly appointed and are fully vested with all the title, estate, rights, powers, authorities, duties and obligations of its, his or their predecessor in trust.

The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them shall be only in the earnings, avails and proceeds arising food the sale or other disposition of said real estate, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid.

If the title to any of the above lends is now or hereafter registered, the Registrar of Titles is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust", or "upon condition", or "with limitations", or words of similar import, in accordance with the statute in such case made and provided.

Mail future tax bills to:
Paul A. Davis
2104 Vardon
Flossmoor, II. 60422

UN ESTETE CY ANTO CODERNYEE

name of the grantee in a land trust is. foreign corporation real estate in Illi	shown on the de either a natural authorized to d nois, a partners	ed or assignment person, an II: p business or (hip authorised)	nt of benefici linois corpora acquire and ho to do busines	al interest tion or ld title to s or acquire
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Notary Public	muxor / T	Notary Public, State	意式 Illinois 名	
The grantee or his	agent affirms an	A PROPERTY OF THE PARTY OF THE	turname of	the grantee
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to do business or a	acquire and hold	title to toal	estate under t	he laws of
the State of Illino				
Dated 7//7	, 19 <u>9</u> 5 Signatu	re-		
77		Grantee	or Agent	
Subscribed and syon	rn in hefore	14		
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this /7 day of	July July	OFFICIAL SEAL		
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mens suntre	8 No	nary Public, State of Hing	7 8 5	
Notary Public on whom NOTE: Any person wh	ho knowingly submi	Conjulisation The American	atement concer	ning the

NOTE: Any person who knowingly sobbiding the identity of a grantee shall be guilty of a Class C misdemeanor for the first offense and of a Class A misdemeanor for subsequent offenses.

(Atach to deed or AEI to be recorded in Cook County, Illinois, if exempt under the provisions of Section 4 of the Illinois Real Estate Transfer Tax Act.)

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OOT COUNTY CONTS OFFICE